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APPLICATION NO.	FI	LING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO:	CONFIRMATION NO.
10/010,068	10,068 12/06/2001		Peter M. Karas	020375-000610US	3210
20350	7590	11/28/2006		EXAM	MINER
TOWNSEN	D AND	TOWNSEND ANI	POND, R	POND, ROBERT M	
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EIGHTH FL	OOR		ART UNIT	PAPER NUMBER .	
SAN FRANC	CISCO. C	CA 94111-3834		3625	

DATE MAILED: 11/28/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
	10/010,068	KARAS ET AL.				
Office Action Summary	Examiner	Art Unit				
	Robert M. Pond	3625				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address						
Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REF WHICHEVER IS LONGER, FROM THE MAILING - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory perions - Failure to reply within the set or extended period for reply will, by state Any reply received by the Office later than three months after the material patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNICATI 1.136(a). In no event, however, may a reply be od will apply and will expire SIX (6) MONTHS fr tute, cause the application to become ABANDO	ON. e timely filed om the mailing date of this communication. NED (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on 15	September 2006.					
2a)⊠ This action is FINAL . 2b)□ TI	This action is FINAL . 2b) This action is non-final.					
	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice unde	r Ex parte Quayle, 1935 C.D. 11,	453 O.G. 213.				
Disposition of Claims						
4) Claim(s) <u>1,3-10,12-24,26-28 and 30</u> is/are p	ending in the application.					
4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.						
6) Claim(s) <u>1,3-10,12-24,26-28 and 30</u> is/are re	ejected.					
7) Claim(s) is/are objected to.	Nor election requirement					
8) Claim(s) are subject to restriction and/or election requirement.						
Application Papers						
9) The specification is objected to by the Exami	iner.					
10)☐ The drawing(s) filed on is/are: a)☐ a	ccepted or b) objected to by the	e Examiner.				
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
11) I he oath or declaration is objected to by the	Examiner. Note the attached On	ice Action of form F10-152.				
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of:						
 Certified copies of the priority documents have been received. 						
2. Certified copies of the priority documents have been received in Application No						
3. Copies of the certified copies of the priority documents have been received in this National Stage						
application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.						
See the attached detailed Office action for a r	ist of the certified copies not rece	ived.				
Attachment(s)						
1) Notice of References Cited (PTO-892)	4) Interview Summ					
Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	Paper No(s)/Ma 5) Notice of Inform 6) Other:	al Patent Application				

DETAILED ACTION

Response to Amendment

The Applicant amended claims 1, 10, and 18, and canceled claims 2, 11, 25, and 29. All pending claims 1, 3-10, 12-24, 26-28, and 30 were examined in this final office action.

Response to Arguments

Applicant's arguments filed 15 September 2006 have been fully considered but they are not persuasive. The cited art in combination disclose, teach and suggest the claimed subject matter. Payment for products purchased and fee paying via a money handler are addressed. The Examiner is suggesting the Applicant consider a telephone interview for further discussion.

Application/Control Number: 10/010,068 Page 3

Art Unit: 3625

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- Claims 1, 3-10, 12-24, 26-28, and 30 are rejected under 35 USC 103(a) as being unpatentable over Messner (Paper #20050527,US 6,370,514) in view of Van Dusen (Paper #20051201, US 6,175,823) and Walker (Paper #20051201, US 6,193,155), further in view of Kolor (PTO-892, Item: U).

Messner teaches electronic email distribution of electronic gift certificates or coupons to recipients via virtual cards containing messages (please note examiner's interpretation: greeting cards). Messner further teaches:

- <u>receiving selection of the electronic greeting card from a sender:</u> (see at least col. 9, lines 1-17).
- receiving selection of a type of electronic gift from a plurality of gift types: gift certificate for selection among a plurality of gifts or coupon for discounts from among a plurality of gifts (see at least col. 5, lines 19-30; col. 8, lines 17-19; col. 6, lines 59-67).
- receiving payment for the electronic gift from a money handler chosen by
 the sender: sender chooses payment method (see at least Fig. 1B, col. 8, lines 58-59).

Application/Control Number: 10/010,068

Art Unit: 3625

<u>creating a code indicative of the electronic gift, whereby the code</u>
 <u>facilitates redemption of the electronic gift:</u> account number with certificate
 delivered separately from password (see at least col. 6, lines 41-58).

Page 4

- embedding the code in the electronic greeting card: certificate containing embedded code is delivered with virtual card (see at least col. 6, lines col. 9, lines 1-5).
- <u>embedded code includes a link to the site involved with redemption of the</u>
 <u>electronic gift:</u> (see at least col. 8, lines 17-34).
- <u>Receiving fee:</u> fee or interest paid to service from central account (see at least col. 12, lines 12-30).
- <u>future time</u>: virtual card with message sent via email to recipient on date specified by sender (see at least col. 9, lines 9-17).
- <u>delivery address:</u> sender provides sender email address. Inherent in
 Messner are the structures necessary to permit the sender to provide a
 recipient email address to the online service necessary for the delivery of
 the email to the recipients email address. For example, the service
 delivers the virtual card with gift certificate to the recipient via email as
 previously noted above.
- first identity and second identity for verification: processing recipient email
 address as noted above as a first identity; sender types personalized
 question and answer (second identity), presents question to recipient

Application/Control Number: 10/010,068 Page 5

Art Unit: 3625

requesting answer as second identity to validate recipient (see at least col. 6, lines 50-58; col. 9, lines 18-50).

- Plurality of gift types: gift certificate value backed by stored value fund (e.g. debit account) (see at least col. 8, lines 58-59).
- <u>HTML:</u> web pages, web server, HTML, and links (see at least col. 2, line 2; col. 12, lines 65-67).
- Money handlers: gift certificate issuer (e.g. brick and mortar store, virtual mall, or voucher server) (see at least col. 8, lines 58-67).
- Payment system: voucher server separate from account server (see at least Fig. 3 (38, 54); col. 7, lines 17-42).
- Computer readable medium: Inherent in Messner are the structures
 necessary that permit executable code to be embodied on computer
 readable medium.

Messner teaches all the above as noted under the 103(a) rejection and further teaches a) using electronic links by the recipient to connect with either the voucher server or a web merchant for electronic gift certificate redemption, and b) the electronic gift certificate being preferably able to electronically direct the recipient to the web page showing the product in question, but does not specifically disclose an embedded code in the gift certificate that links the recipient to redemption site. Van Dusen teaches recipients redeeming electronic gift certificate from the Amazon.com web site. Van Dusen further teaches the electronic gift certificated containing an embedded code that links the recipient to

Art Unit: 3625

a redemption site. Van Dusen further teaches eliminating the need for the recipient to manually enter the claim code as a benefit and thereby providing a more convenient redemption process (see at least abstract; col. 1, line 54 through col. 2, line 15). Therefore it would have been obvious to one of ordinary skill in the art at time of the invention to modify the system and method of Messner to embed a code that links the recipient to a redemption site as taught by Van Dusen, in order to eliminate the need for the recipient to manually enter the claim code, and thereby attract consumers to the service by providing a more convenient redemption process.

Messner teaches all the above as noted under the 103(a) rejection and teach a) certificate redemption whereby the recipient can draw against the account in the form of redemption purchases until the balance is depleted, and b) convenience for recipients, but does not disclose a money handler chosen from two criteria. Walker teaches gift certificate redemption and further teaches stored value cards and cash redemption (see at least abstract; col. 8, lines 63-64; col. 9, line 35). Therefore it would have been obvious to one of ordinary skill in the art at time of the invention to modify the system and method of Messner and Van Dusen to identify other aspects of money handling associated with gift redemption as taught by Walker, in order to provide additional consumer convenience, and thereby attract more consumers to the service.

Messner in view of Walker teach all the above as noted under the 103(a) rejection and further teaches a) using debit accounts (Messner), and b) financial

Application/Control Number: 10/010,068 Page 7

Art Unit: 3625

accounts or debit accounts linked to ATM cards (see at least Fig. 5; col. 7, lines 6-28), but do not specifically disclose receiving a fee from the money handler chose by the sender. Kolor teaches a new era in ATMs whereby banks are pursuing fee-generating opportunities that add value to customer relationships. Kolor teaches the use of ATMs for dispensing more than just cash including but not limited to stamps, coupons, check reorders, and full statements. Kolor teaches Zcash from EDS facilitating wire transfers. Kolor further teaches using ATM-like devices for selling airline tickets whereby the ATM machine's owner would earn about \$7.00 for the transaction (U: see at least page 4). Please note: portion of price of airline ticket paid by consumer is eventually paid to the service by the money handler. Therefore it would have been obvious to one of ordinary skill in the art at time of the invention to modify the system and method of Messner in view of Walker to receive a fee from the money handler as taught by Kolor, in order for the service to generate income and sustain operation.

Pertaining to claims 17-22, 28, and 30

Rejection of claims 17-22, 28, and 30 is based on the same rationale as noted above.

Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure:

 US 5,640,447 (Fonseca) 17 June 1997; teaches purchasing a financial transaction card enclosed in a card.

Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Robert M. Pond whose telephone number is 571-272-6760. The examiner can normally be reached on 8:30AM-5:30PM.

Art Unit: 3625

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Mr. Jeff Smith can be reached on 571-272-6763. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Robert M. Pond Primary Examiner November 25, 2006